

F. e: Procurement

LEGISLATIVE ANALYSIS

~~SARA~~  
PS

Bill No. H.R. 1457 Report No. \_\_\_\_\_ Companion No. \_\_\_\_\_

Title: none

Subject: procurement/consultant reform

Amends. Office of Federal Procurement Policy Act, 41 U.S.C. §401 et seq

Contacts. \_\_\_\_\_

Conclusion: ☒ No Agency objection

☒ Agency objection and/or needs amendment

Analysis: This bill would require the Administrator of the Office of Federal Procurement Policy to issue regulations barring anyone from receiving a procurement contract for a procurement which was recommended in a study which he did and for which he received federal funds.

It is likely that the Agency would object to this bill as restricting its procurement flexibility. It appears, however, from the lack of sponsors, that this bill will not be moving this Congress.

I will continue to monitor it, however, to insure that it does not move. If it does, we will have to take appropriate action to secure an exemption.

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(name)

3/9/82

98TH CONGRESS  
1ST SESSION

# H. R. 1457

To amend the Office of Federal Procurement Policy Act to require the Administrator for Federal Procurement Policy to establish procedures to insure that property and services are not procured from persons recommending such procurement in reports or studies funded by the Federal Government.

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## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 15, 1983

Mr. JACOBS introduced the following bill; which was referred to the Committee on Government Operations

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## A BILL

To amend the Office of Federal Procurement Policy Act to require the Administrator for Federal Procurement Policy to establish procedures to insure that property and services are not procured from persons recommending such procurement in reports or studies funded by the Federal Government.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*  
3       That the Office of Federal Procurement Policy Act (41  
4       U.S.C. 401 et seq.) is amended by adding after section 15 the  
5       following new section:

1           “RECOMMENDATIONS FOR PROCUREMENT

2           “SEC. 16. (a) The Administrator shall establish proce-  
3       dures not later than six months after the date of the enact-  
4       ment of this section disallowing the procurement of any prop-  
5       erty or services from any person (including any individual,  
6       proprietorship, partnership, corporation, organization, estate,  
7       or trust) who has recommended to the United States such  
8       procurement in any report which was produced, or study  
9       which was carried out, using any funds paid to such person  
10      by the United States.

11          “(b) The Administrator shall promulgate regulations not  
12      later than six months after the date of the enactment of this  
13      section to insure compliance with any procedures established  
14      pursuant to this section.”.

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